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APPLICATION NO.	1	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/394,023		09/10/1999	BELISARIO DAVILA ALANIS	041-468-L	3630
27201	7590	03/19/2003			
UNISYS CORPORATION				EXAMINER	
OFFICE OF GENERAL COUNSEL 10850 VIA FRONTERA				SNYDER, DAVID A	
M/S 1000 SAN DIEGO.	CA 92	2127		ART UNIT	PAPER NUMBER
57 H. \ D.D.G.G.	, 0.1).			2122	8
				DATE MAILED: 03/19/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action

Application No.	Applicant(s)		
09/394,023	ALANIS, BELISARIO DAVILA		
Examiner	Art Unit		
David A Snyder	2122		

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

THE REPLY FILED 17 February 2003 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.

PERIOD FOR REPLY [check either a) or b)]
a) The period for reply expires 3 months from the mailing date of the final rejection. b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee may be been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).
1. A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.
2. The proposed amendment(s) will not be entered because:
(a) ☑ they raise new issues that would require further consideration and/or search (see NOTE below);
(b) ☑ they raise the issue of new matter (see Note below);
(c) ☐ they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or
(d) they present additional claims without canceling a corresponding number of finally rejected claims.
NOTE: <u>See Continuation Sheet</u> .
3. Applicant's reply has overcome the following rejection(s):
4. Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s).
5.☑ The a)☐ affidavit, b)☐ exhibit, or c)☑ request for reconsideration has been considered but does NOT place the application in condition for allowance because: See Continuation Sheet.
6. The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.
7. ☐ For purposes of Appeal, the proposed amendment(s) a) ☐ will not be entered or b) ☐ will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.
The status of the claim(s) is (or will be) as follows:
Claim(s) allowed:
Claim(s) objected to:
Claim(s) rejected: <u>1,4-8 and 10-15</u> .
Claim(s) withdrawn from consideration:
8. ☐ The proposed drawing correction filed on is a) ☐ approved or b) ☐ disapproved by the Examiner.
9. Note the attached Information Disclosure Statement(s)(PTO-1449) Paper No(s)
10. ☐ Other:

Continuation of 2: Applicant's reply recess new issues and includes new matter in the innatations of the following claims:

As per claim 1, different software means.

As per claim 4, software simulation of a central processing means and software emulation of local memory. As per claim 8, software emulation of a processor and a temporary implemented software first- and second-

dimensional buffer.

As per claim 12, software emulation of temporary storage media. As per claim 14, separate software means (first, second, and third).

Continuation of 5: The Applicant's arguments for the overthrow of the rejections are not substantially different from the Applicant's arguments of 7 Nov 2002. The Applicant also failed to rebut the Examiner's Answers in of the previous Action. The Applicant's arguments advance no new technical arguments and, therefore, the rejection of the Application stands.

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